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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/616,252	07/08/2003	Satoshi Kitamura	SIC-03-017	9496		
29863	7590 08/24/2005		EXAM	EXAMINER		
DELAND I	AW OFFICE	GRANT, R	GRANT, ROBERT J			
P.O. BOX 69 KLAMATH RIVER, CA 96050-0069			ART UNIT	PAPER NUMBER		
	, o , o		2838			
			DATE MAILED: 08/04/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No	•	Applicant(s)					
Office Action Summary		10/616,252		KITAMURA, SATO	ээні				
		Examiner		Art Unit					
		Robert Grant		2838					
The MAILING DATE of this c Period for Reply	ommunication app	ears on the cove	er sheet with the c	orrespondence ad	dress				
A SHORTENED STATUTORY PEI THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less th - If NO period for reply is specified above, the m - Failure to reply within the set or extended perio Any reply received by the Office later than thre earned patent term adjustment. See 37 CFR 1	MMUNICATION. provisions of 37 CFR 1.1: fithis communication. an thirty (30) days, a reph aximum statutory period v dd for reply will, by statute e months after the mailing	36(a). In no event, how y within the statutory mi will apply and will expire , cause the application	vever, may a reply be tin inimum of thirty (30) day SIX (6) MONTHS from to become ABANDONE	nely filed s will be considered time the mailing date of this or D (35 U.S.C. § 133).					
Status									
1) Responsive to communication	n(s) filed on <u>08 Ju</u>	uly 2003.							
2a) This action is FINAL.									
3) Since this application is in co	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims									
4)⊠ Claim(s) <u>1-10</u> is/are pending	in the application.								
4a) Of the above claim(s)	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowe	d.								
6)⊠ Claim(s) <u>1-10</u> is/are rejected									
7) Claim(s) is/are objecte	ed to.								
8) Claim(s) are subject to	o restriction and/o	r election require	ement.						
Application Papers									
9) The specification is objected	to by the Examine	er.							
10)⊠ The drawing(s) filed on 08 Ju	<i>ly 2003</i> is/are: a)	🛚 accepted or b	o) objected to b	y the Examiner.					
Applicant may not request that a	any objection to the	drawing(s) be held	d in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) i	ncluding the correct	tion is required if th	ne drawing(s) is ob	jected to. See 37 Cl	FR 1.121(d).				
11)☐ The oath or declaration is obj	ected to by the Ex	caminer. Note the	e attached Office	Action or form P7	ГО-152.				
Priority under 35 U.S.C. § 119									
12) △ Acknowledgment is made of a a) △ All b) □ Some * c) □ No 1. △ Certified copies of the 2. □ Certified copies of the	ne of: priority document	s have been rec	eived.						
3. Copies of the certified	copies of the prior	rity documents h	ave been receive		Stage				
application from the In * See the attached detailed Office * See The attached Detailed Detailed Detailed Detailed Office * See The attached Detailed Deta		-		ed					
See the attached detailed only		oo oo. anod o	- 5.55						
Attachment(s)									
1) Notice of References Cited (PTO-892)		4) 🗀	Interview Summary						
2) Notice of Draftsperson's Patent Drawing I	·	5) [Paper No(s)/Mail Da	ate Patent Application (PT0	O-152)				
Information Disclosure Statement(s) (PTC Paper No(s)/Mail Date	7-1443 01 PTO/5B/08)		Other:		- · /				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim1-3 and 5-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwaller (US 5,247,430) in view of Mohan (US 5,572,415).

As to Claim 1, Schwaller discloses charging apparatus that charges with voltage from an alternating current bicycle dynamo (figure 1), wherein the charging apparatus comprises: a rectifying circuit for rectifying the alternating current from the bicycle dynamo (Column 3, lines 11-19). Schwaller does not expressly disclose the rectifier configuration as described in claim 1. Mohan discloses a full-wave charging element operatively coupled to the rectifying circuit for charging during both positive and negative half-cycles of a dynamo (Figure 2,element 20); a first half-wave charging element operatively coupled to the rectifying circuit in parallel with the full-wave charging element, wherein the first half-wave charging element charges during positive half-cycles of said dynamo (Figure 2, element D1); and a second half-wave charging element operatively coupled to the rectifying circuit in parallel with the full-wave charging element, wherein the second half-wave charging element charges during negative half-cycles of the dynamo (Figure 2, element D2). It would have been obvious to a person having ordinary skill in the art at the time of this invention to

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combine the bicycle dynamo of Schwalller with the rectifying circuit of Mohan, for the benefit of a more effective charging system.

As to Claim 2, Schwaller in view of Mohan disclose the charging apparatus according to claim 1, and Schwaller further discloses wherein the full-wave charging element comprises a secondary cell (Column 4, lines 55-59).

As to Claim 3, Schwaller in view of Mohan disclose the charging apparatus according to claim 1, Mohan discloses wherein the first half-wave charging element is connected in series with the second half-wave charging element (Figure 2, element 20).

As to Claim 8, Schwaller in view of Mohan disclose the charging apparatus according to claim 1, Mohan discloses wherein the first half-wave charging element comprises a first electrolytic capacitor (Figure 2, element C1).

As to Claim 9, Schwaller in view of Mohan disclose the charging apparatus according to claim 8, Mohan discloses wherein the second half-wave charging element comprises a second electrolytic capacitor (Figure 2, element C2).

As to Claim 10, Schwaller in view of Mohan disclose the charging apparatus according to claim 9, Mohan discloses wherein the first electrolytic capacitor is connected in series with the second electrolytic capacitor (Seen in Figure 2, elements C1 and C2).

3. Claims 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwaller in view of Mohan as applied to claim 1 above, and further in view of Hanada (US 6,429,623).

As to Claim 4, Schwaller in view of Mohan disclose the charging apparatus according to claim 1, but they do not discloses where in the charging element is a double layer capacitor. Hanada discloses the benefit of using a double layer capacitor (Column 1, lines 15-21). It would have been obvious to a person having ordinary skill in the art to use the double layer capacitor as taught by Hanada for the benefit of longer service life, in the charging device as disclosed by Schwaller in view of Mohan.

As to Claim 5, Schwaller and Mohan in view of Hanada disclose the charging apparatus according to claim 4, Mohan discloses wherein the first half-wave charging element comprises a first electrolytic capacitor (Figure 2, element C1).

As to Claim 6, Schwaller and Mohan in view of Hanada disclose the charging apparatus according to claim 5, Mohan discloses wherein the second half-wave charging element comprises a second electrolytic capacitor (Figure 2, element C2).

As to Claim 7, Schwaller and Mohan in view of Hanada disclose the charging apparatus according to claim 6, Mohan discloses wherein the first electrolytic capacitor is

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connected in series with the second electrolytic capacitor (Seen in Figure 2, elements C1 and C2).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert Grant whose telephone number is 571-272-2727. The examiner can normally be reached on M-F 8:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Sherry can be reached on 571-272-2084. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RG

Adolf Deneke Berhane Primary Examiner

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